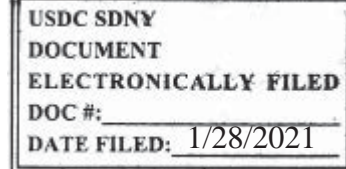


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK



Emergency Physician Services of New York, *et al.*,

Plaintiffs,

—v—

UnitedHealth Group, Inc., *et al.*,

Defendants.

20-cv-9183 (AJN)

ORDER

ALISON J. NATHAN, District Judge:

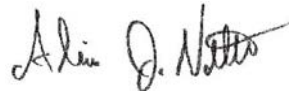
On January 25, 2021, the Defendants filed motions to dismiss the Complaint. Dkt. Nos. 28, 30. Pursuant to Rule 3.F of this Court's Individual Practices in Civil Cases, on or before February 8, 2021, Plaintiffs must notify the Court and their adversaries in writing whether (1) they intend to file an amended pleading and when they will do so or whether (2) they will rely on the pleading being attacked. Plaintiffs are on notice that declining to amend their pleadings to timely respond to a fully briefed argument in the Defendants' January 25, 2021 motions to dismiss may well constitute a waiver of the Plaintiffs' right to use the amendment process to cure any defects that have been made apparent by the Defendants' briefing. *See Loreley Fin. (Jersey) No. 3 Ltd. v. Wells Fargo Sec., LLC.*, 797 F.3d 160, 190 (2d Cir. 2015) (leaving "unaltered the grounds on which denial of leave to amend has long been held proper, such as undue delay, bad faith, dilatory motive, and futility").

If Plaintiffs choose to amend, Defendants may then (a) file an answer; (b) file a new motion to dismiss; or (c) submit a letter stating that they rely on the initially-filed motion to dismiss.

Nothing in this Order alters the time to amend, answer or move provided by the Federal Rules of Civil Procedure or Local Rules.

SO ORDERED.

Dated: January 27, 2021  
New York, New York



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ALISON J. NATHAN  
United States District Judge